

GERMANY SCENTS HOSTILITIES IN OLD MEXICO

Orders All Subjects to Seek Safety by Leaving the Country

Board of Arbitration Named To Settle School Claims

A dispute having arisen concerning the settlement of obligations contracted during the building of the new high school, the matter has been submitted to arbitration. The arbitrators chosen are: For the board of school trustees, P. Booth; for the contractors, T. J. Lynch; selected by these two, Wesley Stewart. The report of this board of arbitration is final, and when submitted to the district court will act as a judgment. The trustees have withheld the last payment to Kuhlman & Kelliher, the contractors, until the dispute is settled and all bills are paid. If there is not enough money coming to the contractors, then the bondsmen will have to meet the deficit.

The board of arbitration met last night and began taking testimony, and will continue until they have satisfied themselves of the justice of the claims of contending parties. This must be done and a report forthcoming in ten days.

Following is the stipulation filed with the district court:

In the district court of the fifth judicial district of the state of Nevada, in and for the county of Nye, A. H. Kuhlman and Al Kelliher, co-partners doing business under the firm name and style of "Kuhlman & Kelliher," plaintiffs, vs. Tonopah school district No. 20, defendant, No. 2948.

In the matter of the submission to arbitration between A. H. Kuhlman and Al Kelliher, co-partners doing business under the firm name and style of "Kuhlman & Kelliher," of the first part, and Tonopah school district No. 20, of the second part. Whereas, to wit, during all the times in this agreement set forth the

DRIVERS OF MAIL CHARGED WITH OBSTRUCTING SERVICE

GOVERNMENT TAKES STEPS TO PROTECT NON-UNION MEN.

(By Associated Press.) NEW YORK, Nov. 13.—The federal government continued today to arrest union chauffeurs in connection with the recent strike of drivers of mail wagons. Nine were arrested today, including President of the Union Johnson. All are charged with conspiracy to retard operation of the mails. Federal investigators say the strikers threatened to use dynamite to thwart the transportation of mails by non-union men who broke the strike.

MRS. HENRY WEHRSCHEIDT DIES AT BEOWAWE

Mrs. Ethel Murphy today received a telegram advising her of the death at Beowawe of Mrs. Henry Wehrschmidt, who until last April resided in Goldfield. Mr. Wehrschmidt is employed as chief draughtsman in the construction of an electric plant at Beowawe which will supply power to the mill of the Buckhorn Mines company, now nearing completion. Mrs. Wehrschmidt was 35 years old and, besides her husband, is survived by several sisters, who reside in St. Louis. Only last week Mr. Wehrschmidt received word of the death of his sister, a famous artist, in Brooklyn, N. Y.

CABLE NOT NEEDED, HE SAYS.

LONDON, Nov. 13.—The Atlantic telegraph-cable service is so good that the installation by Great Britain of a state-owned cable is not at present justified, according to testimony given today by J. H. Crabb, second secretary of the British postoffice, before the dominion's royal commission.

Advertise in the Bonanza.

said A. H. Kuhlman and Al Kelliher were and are co-partners doing business under the firm name and style of Kuhlman & Kelliher, and said Tonopah school district No. 20 was and is a quasi corporation organized and existing under and by virtue of the laws of the state of Nevada; and,

Whereas, a controversy now exists which might be the subject of a civil action between the said A. H. Kuhlman and Al Kelliher, co-partners as aforesaid, herein designated as the parties of the first part, and said Tonopah school district No. 20, herein designated as the party of the second part, said controversy involving the following contentions asserted by the parties of the first part, to wit:

A claim for excavating and filling below zero line as extra work, to wit:

Excavating 200 yards at \$1.50 per yard \$300.00
Filling 900 yards at 30 cents per yard 297.00
Extra concrete work from below zero line, claimed as extra work 1662.83

Difference between brick and concrete work of furnace chamber around furnaces, claimed as extra work 277.00
Aggregating \$2536.83, claimed by the parties of the first part as due them for extra work done and material furnished on said building, each and all of which claimed indebtedness is disputed and denied by the party of the second part; and,

Whereas, the party of the second part claims an offset arising under said contract at the rate of \$25 per day from and after June 1, 1913, at 12 m., to October 1, 1913, at 12 m., aggregating \$3060; also the sum of about \$700 claimed by the party of the second part as damages, which sum has been paid to the supervising architect for services performed by him on said building, from and after June 1, 1913, to October 1, 1913, all of which claims by the second party are denied and disputed by the first parties; and,

* Whereas, the foregoing embraces all moneys claims on behalf of the respective parties; and,

Whereas, the parties hereto are capable of contracting; Now, therefore, the undersigned, being all the parties above named, do hereby mutually covenant and agree to submit the said items and claims of the parties of the first part and the offsets, items and claims of the party of the second part, and all thereof hereinbefore specified, to P. S. Booth and Thomas J. Lynch and J. Wesley Stewart, who shall arbitrate, award, order, adjudge and determine the same, with power to award the payment of costs and expenses incurred in said arbitration, including the arbitrators' fees, as follows, to wit: One-half to be paid by the party on the first part and one-half to be paid by the party of the second part.

Said arbitrators shall have power as provided by statute to appoint the time and place for hearing, to adjourn from time to time, to administer oaths to witnesses, to hear the allegations and evidence of parties, and to make an award thereon; and a majority of said arbitrators may determine any question herein.

All said arbitrators must meet and act together during hearings and investigations herein. Award must be made by the arbitrators herein within ten days from the date hereof.

It is further understood and agreed that each party shall pay all costs of any witnesses or testimony produced by him at the hearing; that such costs shall be included in the judgment or award to be entered herein; that the award to be made by said arbitrators shall be by us, and each of us, well and faithfully kept, observed and performed; provided, however, that said award be made in writing by said arbitrators, or a majority of them, and delivered to each of the parties to this agreement within the time limited by this submission; that the agreement to arbitrate be entered as an order of the district court of the fifth judicial district of the state of Nevada, in and for the county of Nye, and that all parties hereto reside, where it be filed with the clerk of said court,

and a note thereof made in the clerk's register of actions, with the names of the parties, the names of the arbitrators, the date of the submission, when filed, and the time limited by the submission within which the award shall be made; that after the expiration of five days from the filing of the award, upon the application of either party hereto, and on filing an affidavit showing that notice of filing the award has been served upon the adverse party or his attorney, at least four days prior to such application, and that no order staying the entry of judgment has been served, the award, upon entry by the clerk in the judgment book, shall thereupon, as provided by law, have the effect of a judgment; that any award or judgment entered thereon by reason of this agreement shall be paid in accordance with that certain contract between the parties hereto dated the eleventh day of October, 1912.

In witness whereof, the parties hereto have hereunto set their names, by their respective officers thereunto duly authorized, this 11th day of November, 1913.

A. H. KUHLMAN,
E. A. KELLIHER,
Doing business as co-partners under the firm name and style of Kuhlman & Kelliher.

TRUSTEES TONOPAH SCHOOL DISTRICT,
By W. W. BOOTH,
President.

By HENRY C. SCHMIDT,
Secretary.

It is hereby ordered that the within submission to arbitration be entered as an order of the court.

Dated November 11, 1913.

MARK R. AVERILL, Judge.

POETESS FOUND STARVING AND TAKEN CARE OF

MRS. FRANCES FOLSOM, ONCE FAMOUS AS AUTHOR, READY TO GIVE UP STRUGGLE.

CHICO, Cal., Nov. 13.—Saved just in time from dying of starvation, Mrs. Frances Folsom, famous as a poetess and recently the central figure in sensational divorce proceedings brought by her husband, a New York attorney, tonight lies in Sisters' hospital here under the care of physicians. Mrs. Folsom, who came to Chico a few months ago from Reno, was found unconscious in the street. Her identity was not established until she had been brought to the hospital. Then it was learned that for some time the woman and her son had been struggling for existence and finally had fallen in the struggle.

Mrs. Folsom was famous some years ago as a writer of poetry. She came west to Reno to secure a divorce and while there was made the subject of charges by her husband, leaving Reno she came here under an assumed name. When Mrs. Folsom was found in a state of collapse she was without shoes and evidently had not eaten for some time.

HOBSON IS CHOICE OF DRY ELEMENT IN ALABAMA

(By Associated Press.) COLUMBUS, Nov. 13.—The resolutions committee of the Anti-Saloon League of America endorsed today the candidacy of Richmond Pearson Hobson for United States senator from Alabama over Oscar Underwood, for the reason that "Underwood's connection with the liquor interests made him an impossible candidate."

TWO COTTAGES BURNED.

Two cottages on Second street, in Las Vegas, were destroyed by fire between 5 and 6 o'clock Tuesday evening. The fire started in the cottage belonging to Patrick Hoban and spread to the home of Charles Ireland adjoining.

Location notices for sale at the Bonanza office.

167 LIVES LOST IN A STORM ON LAKE HURON

ONE MORE STEAMSHIP ADDED TO THE NUMBER OF MISSING VESSELS.

(By Associated Press.) DETROIT, Nov. 13.—A total of at least ten vessels and 167 lives were lost in the blizzard on the Great lakes, according to a recapitulation today of reports received from various points.

Twenty-one other vessels were partially or wholly destroyed, the crews escaping. The financial loss to vessel owners was approximately \$3,000,000. Three big vessels are still unaccounted for.

PORT HURON, Nov. 13.—Reports of more missing vessels were received today, but great fog banks settled over Lake Huron today and settled the number and identity of lost vessels and men, which is far from being revealed.

The latest disaster is to the steamer John A. McLean, and it is believed the captain and crew of 38 are drowned. It is believed that six vessels were sunk and more than a hundred sailors perished. So far 27 bodies have been washed up on the Canadian shore.

PLUMBER PAID AFTER CONTEST IN THE COURTS

SUPREME COURT REFUSES A REHEARING IN SCHOOL CONTEST CASE.

The supreme court has refused to grant a rehearing in the now notorious case of A. W. Jurden against W. D. Worrell, and Mr. Worrell will now receive his pay for plumbing and other work done on the public school house, the funds for which have been held up for several years by litigation, says the Las Vegas Review.

Jurden was the contractor on the building, and after employing Worrell to do certain work, contended that Worrell had no right to do the work because he happened to be a member of the school board at the time. Jurden tied up the funds provided to pay Worrell and the latter brought suit to recover for his services and material. In April, 1912, Judge Taber found in favor of Worrell on nearly every point. Jurden appealed to the supreme court, and in June, this year, the supreme court affirmed the decision of Judge Taber. Jurden then petitioned the supreme court for a rehearing of the case and the latter tribunal has just rendered its decision, denying the petition.

The original judgment in favor of Mr. Worrell is \$2261.68, together with costs and disbursements and interest as provided by law.

TEMPERATURE REPORT.

Highest temperature yesterday, 50 degrees; a year ago, 50.
Lowest temperature last night, 34 degrees; a year ago, 35.

Child's Letter to Woodrow

By Associated Press. LOS ANGELES, Nov. 13.—A scrawly letter written by little Angelina Echelburger, an inmate of the Children's hospital, to President Wilson, asking him to press a button on Christmas to open the new Children's hospital, was successful. Clarence Mackay of New York has directed that a circuit to the White House be installed.

HUERTA'S CONGRESS ON SATURDAY WILL DEFY PRESIDENT WILSON

HUERTA MISSING, RUMOR SAYS HE HAS FLED

NO TRACE OF THE MEXICAN EXECUTIVE CAN BE FOUND.

(By Associated Press.) MEXICO CITY, Nov. 13.—Reports that Huerta has fled are revived, owing to the inability to find a trace of him.

WASHINGTON, Nov. 13.—The president told the correspondents today that the "elements of the Mexican situation make them look much more favorable." He intimated the relation will demand the elimination of Huerta.

FIRST RAINFALL IN TWO MONTHS FOR TONOPAH

NEARLY HALF AN INCH COMES DOWN IN THE COURSE OF NINE HOURS.

The promised rain which has been threatening Tonopah for the last week came in last evening before the weather man's predictions were on the street. Beginning at 3:45 rain continued with slight intermissions until after 1 o'clock this morning and the surrounding hills were covered with snow when early risers made their way downtown. Altogether 41 of an inch fell, which proved a refreshing relief from the dust. The precipitation was general from Arizona to Reno, coming with a south-east wind that attained the velocity of a gale yesterday morning. At Reno 34 of an inch was recorded and reports from the Truckee country state that snow lies on the higher peaks, which is a good augury for irrigationists, who have been suffering from a shortage of water on the Truckee watershed for two seasons.

The early snowfall is worth more to the farmers than a much heavier snow late in the season, as it gives the snow a chance to pack away in the gulches and remain to a late date in the ensuing summer. In the northern country the farmers are rejoicing over the abundant rains of the past week, which has filled reservoirs without drawing on the storm supply of later in the season.

This is especially good news for the farmers of the Fallon district, where the Lahontan dam will serve next year for storage purposes, owing to the elevation of the dam having attained a point where water may be stored and retained for the second irrigation, providing there is enough in the first spring rains to furnish a copious flow directly from the river.

BIG FREIGHT RECEIPTS BY A TONOPAH FIRM

The Wittenberg Warehouse company received this morning two carloads of beer, one carload of mineral water, one carload of blacksmiths' coal, one carload of flour and one car of lumber. This is a simple indication of the business handled by this firm.

CLEVELAND COMING OUT.

(By Associated Press.) CLEVELAND, Nov. 13.—Rain is aiding the city in resuming normal conditions.

Carranza Not Open to Mediation by the United States—Huerta Shows No Sign of Weakening—President Wilson Withholds Statement Which May Be Issued Any Moment—Various Rumors Denied.

WASHINGTON, Nov. 13.—The Mexican situation is virtually unchanged. Huerta has not replied to the demands, the latest of which is for action to prevent the meeting of congress elected October 26. Charge O'Shaughnessy has not been instructed to call for his passport.

President Wilson has prepared a statement, which is withheld "for the present."

BERLIN, Nov. 13.—The German legation in Mexico City urgently advised today Germans residing in Torreon and Durango to leave these cities because of expected hostilities.

NOGALES, Nov. 13.—General Carranza, chief of the constitutionalists, said today he would not accept mediation in any form from the United States or any other foreign government. All the rebels desire is permission to freely import arms. Carranza declined to discuss the subject of the conference yesterday with William Bayard Hale, the president's agent. He reiterated he would have nothing to do with Huerta except to overthrow his administration.

MEXICO CITY, Nov. 13.—Official notification was published today ordering those senators and deputies elected October 26 to assemble November 15 in their respective homes to effect organization.

Huerta shows no signs of weakening. The American embassy is in suspense, not knowing what to expect next. It developed today that Huerta had advanced a plea to Lind that he could not comply with the demand of the United States to dissolve congress, because it was legally elected. Lind's reply, in the presentation of demands, was accompanied by a declaration that what Huerta was able to do with the former congress he must do now, as the congress is his own creation.

WASHINGTON, Nov. 13.—Fifteen American refugees, three women and four children, are aboard the battleship Louisiana at Tampam, according to a dispatch today to the navy department from Rear Admiral Bosh, who said the federal troops were about to abandon the city.

TWENTY KILLED WHEN BRIDGE BREAKS IN ALABAMA

OVER TWO HUNDRED INJURED WHEN TRAIN DROPS THROUGH.

(By Associated Press.) MONTGOMERY, Ala., Nov. 13.—Twenty persons were killed outright and 250 injured today when a train on the Central of Georgia railroad fell through a trestle near Clayton, Ala. Details are meager.

HUNDREDS OF LIVES LOST BY EARTHQUAKE

(By Associated Press.) LIMA, Peru, Nov. 13.—Official reports today state that 250 bodies have been taken from the ruins at Challhuacocha, one of the cities destroyed by earthquake.

PINK PEARL BASIS OF SUIT IN COURT

NEW YORK, Nov. 13.—Justice Thomas F. Donnelly and a jury in the supreme court have been called on to decide a contest for the possession of a pink pearl valued at \$10,000.

MAN CHARGED WITH ASSAULT DIES IN RENO HOSPITAL

Death stopped the wheels of the law when George Imer, proprietor of a roadhouse south of Reno, charged with a felonious assault on W. D. Jones, succumbed in a Reno hospital to an attack of heart disease.

Certificates of location on sale at the Bonanza office.

INDIANS DYING OF MEASLES ON ALASKA ISLAND

REVENUE CUTTER HASTENS TO SUPPLIES OF MEDICINE.

(By Associated Press.) SEATTLE, Nov. 13.—The revenue cutter Tahoma sailed today for Kodiak Island with medical supplies for villages where Indians are stricken with measles. Two hundred and fifty cases and thirteen deaths are reported. The governor of Alaska has appealed for aid.

JURORS EXAMINED IN THE WEIR CASE

THREE REJECTED AFTER RIGID QUESTIONING BY LAWYERS.

When the district court convened this morning to resume the empaneling of a jury in the Weir case three jurors had been rejected for cause and twelve remained in the box subject to examination. The rejected veniremen are Fred Steen, F. C. Nunn and E. H. Moad. Those in the box were Oliver Perry, Harry H. Berg, man, C. K. Jarvis, M. J. O'Flaherty, L. P. Stevens, Frank B. Hill, George Barton, Dan Devlin and W. C. Hunter.

The morning was spent in examining Juror Hill, after Tex Watson, Fred A. Knox and Clyde L. Davis had been invited to seats in the box.